FC 2012-091131 12/10/2012

CLERK OF THE COURT

HON. TERESA SANDERS

V. Felix
Deputy

Deputy

IN RE THE MARRIAGE OF

SHEA MATTHEW HILLENBRAND SHEA MATTHEW HILLENBRAND

4311 E AUGUSTA AVE CHANDLER AZ 85249

AND

JESSICA DEANNE HILLENBRAND JESSICA DEANNE HILLENBRAND

18911 E VIA DE PALMAS QUEEN CREEK AZ 85142

DOCKET-FAMILY COURT-SE FAMILY COURT SERVICES-CCC

MINUTE ENTRY

Courtroom 401 - SEF

11:03 a.m. This is the time set for Trial regarding *Petition for Dissolution of a Non-Covenant Marriage* (*Divorce*)—*With Minor Children* filed by Petition on February 8, 2012, and *Response to Petition for Dissolution of a Non-Covenant Marriage* (*Divorce*) *With Minor Children* filed by Respondent on March 13, 2012. Petitioner, Shea Hillenbrand, is not present nor is anyone present on his behalf. Respondent, Jessica Hillenbrand, is present on her own behalf.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Jessica Hillenbrand is sworn and testifies.

Docket Code 903 Form D000A Page 1

FC 2012-091131 12/10/2012

DECREE OF DISSOLUTION OF MARRIAGE

JURISDICTION

THE COURT FINDS:

- At the time this action was commenced at least one of the parties was domiciled in the
 State of Arizona and that said domicile had been maintained for at least 90 days prior to the filing of the Petition of Dissolution of Marriage.
- 2. The conciliation provisions of A.R.S §25-381.09 have either been met or do not apply.
- 3. The marriage is irretrievably broken and there is not reasonable prospect for reconciliation.
- 4. The parties have three minor children: Austin (12-21-04), Dakota (7-14-06), Noah (10-12-06).
- 5. Mother is not pregnant.
- 6. The parties have each completed the parent education program required under A.R.S. §25-351 as evidenced by the Certificate of Completion filed by each party.
- 7. To the extent that it has jurisdiction to do so, the Court has considered, approved, and made provision for, when applicable, child custody and support, spousal maintenance, and the division of property and debts.

Based thereon,

DISSOLUTION OF MARRIAGE

IT IS ORDERED dissolving the marriage of the parties and restoring each party to the status of a single person.

FC 2012-091131 12/10/2012

LEGAL CUSTODY/PARENTING TIME

The parties entered into a *Parenting Plan for Joint Legal Custody* at the Early Resolution Conference held on June 23, 2012. The Court adopts the parties' agreement as an order of the Court pursuant to Rule 69 of the Arizona Rules of Family Law Procedure.

CHILD SUPPORT

Based upon the parties' equal parenting time plan, and the fact that the Court has been provided with insufficient income information regarding the parties, the Court in unable to enter an order for child support at this time.

MEDICAL INSURANCE

IT IS ORDERED that Father shall maintain medical insurance for the minor children. Father shall ensure that Mother is kept informed at all times of the name and address of the insurance provider as well as the policy number. Additionally, Father shall provide Mother with valid insurance cards, policy information, and any updated information changes.

IT IS FURTHER ORDERED that any uncovered or uninsured medical, dental, orthodontic, optical, prescription expense, deductible, and co-pay shall be paid 50% by Father and 50% by Mother. If one party pays a health-related expense, any request for reimbursement of the other party's share shall be made within 180 days after the date the health-related services are rendered. A request for receipts or other evidence of payment shall be provided by the party seeking reimbursement upon request of the party from whom reimbursement is sought. The party from whom reimbursement is sought shall make such reimbursement, or make acceptable payment arrangements, within 45 days of the request for reimbursement. Both parties shall use their best efforts to obtain services that are covered by the insurance. A party who is entitled to receive reimbursement from the other party for medical costs not covered by insurance shall, upon request of the other party, provide receipts or other evidence of payments actually made.

DEPENDENCY EXEMPTION

Pursuant to the agreement of the parties, Mother shall claim the dependency exemption for the three children in all tax years.

FC 2012-091131 12/10/2012

EXCHANGE OF INCOME INFORMATION

IT IS ORDERED that the parties shall exchange income information every twenty-four (24) months from the date of the entry of this Decree of Dissolution of Marriage for so long as a child support obligation is in place. Said financial information shall include, but is not limited to: personal tax returns with all schedules, affidavits of financial information, earning statements, and other such documentation necessary to establish or prove the income of either party. In addition, at the time of the exchange of financial information, the parties shall also exchange residential addresses and the names and addresses of their respective employers.

PROPERTY

IT IS ORDERED:

- 1. Each party shall retain as his or her sole and separate property any and all personal property in that party's possession, including, without limitation, furniture, household items, appliances, tools, art work, collectibles, and personal effects.
- 2. Each party shall retain as his or her sole and separate property any savings, checking or other financial account held in that party's name.
- 3. Mother is awarded the GMC Denali vehicle subject to her being solely liable for any loans or financial obligations associated therewith. Father is awarded the GMC Sierra pick up vehicle subject to him being solely liable for any loans or financial obligations associated therewith.
- 4. Any community, joint tenancy, or other property held in common by the parties which is not the subject of any orders herein shall be held by the parties as tenants in common, each possessing an undivided one-half interest, as of the date of this Decree.

DEBTS

IT IS ORDERED that Father shall be solely liable for, indemnify and hold Mother harmless from the following debts and financial obligations:

1. One-half of the Chase credit card debt in the approximate total amount of \$15,000.

FC 2012-091131 12/10/2012

- 2. Any indebtedness associate with the business entitled "Marley Farms".
- 3. Unless otherwise provided herein, any financial obligations associated with or arising from any property awarded to Father herein.
- 4. Any debts or financial obligations incurred by Father after the date of service of process.
- 5. If Mother is named as a liable party on any debt listed above, Father shall, within sixty days, take all available steps to remove Mother's name as a liable party from said debt.

IT IS FURTHER ORDERED that Mother shall be solely liable for, indemnify and hold Father harmless from the following debts and financial obligations:

- 1. One-half of the Chase credit card debt in the approximate total amount of \$15,000.
- 2. Unless otherwise provided herein, any financial obligations associated with or arising from any property awarded to Mother herein.
- 3. Any debts or financial obligations incurred by Mother after the date of service of process.
- 4. If Father is named as a liable party on any debt listed above, Mother shall, within sixty dates, take all available steps to remove Father's name as a liable party from said debt.

IT IS FURTHER ORDERED that any debts or financial obligations not addressed herein or subsequently discovered and incurred by either party prior to the date of service of process shall be the sole obligation of the party who incurred said debt or obligation, and that party shall indemnify and hold the other harmless therefrom.

RESTORATION OF NAME

Based upon the request of Mother and pursuant to A.R.S. §25-325(C),

IT IS ORDERED restoring Mother's name to Jessica Deanne Rice.

FC 2012-091131 12/10/2012

IT IS FURTHER ORDERED signing this minute entry as a formal order of this Court pursuant to Rule 81, Arizona Rules of Family Law Procedure.	
Dated:	
	/s/ HONORABLE TERESA A. SANDERS
	HONORABLE TERESA A. SANDERS JUDGE OF THE SUPERIOR COURT

11:25 a.m. Matter concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.